1 COLIN L. COOPER, SBN 144291 KELLIN R. COOPER, SBN 172111 2 **COOPER LAW OFFICES** 800 Jones Street 3 Berkeley, CA 94710 Telephone (510) 558-8400 4 Facsimile (510) 558-8401 www.cooperdefense.com 5 Attorneys for Defendant 6 IAN BENJAMIN ROGERS 7 UNITED STATES DISTRICT COURT 8 NORTHERN DISTRICT OF CALIFORNIA 9 SAN FRANCISCO DIVISION 10 UNITED STATES OF AMERICA, Case No. 21-CR-00274-CRB 11 Plaintiff, JOINT STIPULATION AND [PROPOSED] ORDER TO CONTINUE STATUS 12 CONFERENCE TO APRIL 27, 2022 VS. 13 IAN BENJAMIN ROGERS, 14 Defendant. 15 On July 8, 2021, the grand jury issued a six-count indictment charging IAN ROGERS 16 and JARROD COPELAND with conspiring to destroy a building by arson or explosive devices, 17 weapons violations and obstruction of justice. The parties made their first appearance in District 18 Court on August 18, 2021. Mr. ROGERS appeared pursuant to a writ issued February 18, 2021. 19 At that time, the parties agreed to continue the matter for a status conference to October 27, 20 21 2021. On October 27, 2021, the parties agreed to continue the matter for another status 22 conference to December 14, 2021. On December 14, 2021, the parties agreed to continue the 23 matter for another status conference to February 2, 2022. On February 2, 2022 the parties agreed 24 to continue the status conference to March 2, 2022. On March 2, 2022 the court moved the status 25 conference to March 30, 2022. Since then, the government has provided additional discovery.

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1	The parties now hereby request that the Court continue the status conference from March		
2	30, 2022 to April 27, 2022 at 9:00 a.m. The continuance is requested because Colin Cooper is		
3	unavailable on March 30, 2022, as he will be in an all day preliminary hearing in the matter of		
4	People v. Dante Curley, case no. 20-CR-012339A in Alameda County Superior Court. The		
5	People v. Dante Curley matter is an in custody, homicide case. The continuance will enable all		
6	parties to be in a better position to discuss potential resolution.		
7	For these reasons, and to allow for the effective preparation of counsel, the parties agree		
9	that the ends of justice served by excluding the time from March 30, 2022 through April 27,		
10	2022 from computation under the Speedy Trial Act outweigh the best interests of the public and		
11	the defendant in a speedy trial. 18 U.S.C. § 3161(h)(7)(A) AND (h)(7)(B)(iv).		
12	IT IS SO STIPULATED.		
13	Respectfully submitted,		
14	COOPER LAW OFFICES		
15	Dated: March 17, 2022/s/		
16	COLIN COOPER Attorney for IAN ROGERS		
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18	Dated: March 17, 2022/s/		
19	FRANK RIEBLI ASSISTANT UNITED STATES ATTORNEY		
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1	UNITED STATES DISTRICT COURT		
2	NORTHERN DISTRICT OF CALIFORNIA		
3	SAN FRANCISCO DIVISION		
4	UNITED STATES OF AMERICA,	Case No. 21-CR-00274-CRB	
5	Plaintiff,		
6	vs.	[PROPOSED] ORDER	
7	IAN BENJAMIN ROGERS and) JARROD COPELAND,		
9	Defendants.		
10			
11	For the reasons set forth above, the Court hereby continues the status conference in the		
12	above-captioned matter from March 30, 2022 until April 27, 2022 at 9:00 a.m. Further, to allow		
13	for the continued production of discovery and the effective preparation of counsel, the Court		
14	finds that the ends of justice served by granting the continuance outweigh the interests of the		
15	public and the defendants, and thus the Court excludes that period of time from the running of		
16	the speedy trial clock under Rule 5.1 and 18. U.S.C. § 3161(b).		
17	IT IS SO ORDERED.		
18			
19	DATED: March 17, 2022	F	
20		HON. CHARLES R. BREYER UNITED STATES DISTRICT COURT	
21		CIVILD STATES DISTRICT COCKT	
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